INFORMATION TO OFFERORS OR QUOTERS	1 SOLICITATION NO.	2. (X one)	
	N00174-01-R-0024	a. SEALED BID	
		X b. NEGOTIATED (F	RFP)
(Section A - Cover Sheet)		c. NEGOTIATED (F	
INSTRUCTIONS			
NOTE THE AFFIRMATIVE ACTION REQUIREMENT OF THE EQUAL OPPORTED THE RESULTING FROM THIS SOLICITATION.	TUNITY CLAUSE WHICH M	AY APPLY TO THE CONT	FRACT
You are cautioned to note the "Certification of Non-Segragated Facilities" in t of solicitation involving awards of contracts exceeding \$10,000 which are not			
"Fill-ins" are provided on the face and reverse of Standard Forms 18 and 33, be examined for applicability.	or other solicitation docum	ernts and Sections of Tab	e of Contents in this solicitation and should
See the provision of this solicitation entitled either "Late Bids, Modification of Proposals".	Bids or Withdrawal of Bids	" or "Late Proposals, Modi	ifications of Proposals and Withdrawals of
The envelope used in submitting your reply must be plainly marked with Solic proposals in the solicitation document.	citation Number, as shown	above and the date and lo	cal time set forth for bid opening or receipt of
If NO RESPONSE is to be submitted, detach this sheet from the solicitation, IS NECESSARY.	complete the information r	equested on reverse, fold	, affix postage, and mail. NO ENVELOPE
Replies must set forth full, accurate, and complete information as required by in 18 U.S.C. 1001.	y this solicitation (including	attachments). The penal	ty for making false statements is prescribed
3. ISSUING OFFICE (Complete mailing address, including Zip Code)			CEN
4. ITEM TO BE PURCHASED (Brief description)	·		
CARTRIDGE CASES			
5. PROCUREMENT INFORMATION (X and complete as applicable)			
X a. THIS IS A FULL AND OPEN PROCUREMENT			
b. THIS PROCUREMENT IS A 100% SET-ASIDE FOR ONE OF THE FOLLO	WING (X one). (See Sectio	n 1 of the Table of Conter	its
in this solicitation for details of the set-aside.)			
(1) Small Business (2) Labor Surplus Area Concern (3) C	Combined Small Business/ I	_abor Area Concern	
6. ADDITIONAL INFORMATION: POC: KAREN TINDLEY, 1142J Email: tindleyka@ih.navy.mil Tel: (301)744-6385 Fax: (301)744-6547			
FOR INFORMATION ON THIS PROCUI	REMENT WRITE OR CALL		
7 NAME AND ADDRESS Karen Tindley ADDRESS SAME AS BLOCK 2	TELEPHONE (Area (301)744-6385	Code, No. & Ext.)	NO COLLECT

8. REASONS FOR NO RESPONSE ((X all that apply)			
a. CANNOT COMPLY WITH SPECII	FICATIONS		b. CANNOT MEET DE	ELIVERY REQUIREMENT
c UNABLE TO IDENTIFY THE ITEM (s)		d. DO NOT REGULARI	LY MANUFACTURE OR SELL
OTHER (Specify)			THE TYPE OF ITEMS	NVOLVED
9. MAILING LIST INFORMATION (X C	DNE)			
YES NO			THE MAILING LIST FOR FUT	URE PROCUREMENTS OF THE
	TYPE OF ITEM (s) INVOLVE	D		
10. RESPONDING FIRM			<u> </u>	
a. COMPANY NAME			b. ADDRESS (Including Z	.ip Code)
c. ACTION OFFICER			ı	
(1) Typed or Printed Name	(2) Title	(3) Si	gnature	(4) Date Signed (YYMMDD)
(Last, First, Middle Initial)	(2)	(0) 0.	g. iaiai o	(1) Date eigned (1 1 1 1 1 1 2)
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	1			
SOLICITATION NUMBER				
N00174-01-R-0024	-	1001 V 0	EDA DIMENIT	
DATE (YYMMDD) LOCAL TIME 29-Jun-01 3:00 p.m.			EPARTMENT	
29-Jun-01 3:00 p.m.			EAD DIVISION, NSWC JS AVENUE	
			EAD, MARYLAND 20640	
		DE:114		
FOLD				

SOLICITATION, OFFER	AND AWA	RD			RACT IS A RAT (15 CFR 700)	TED ORDER	RATING		F PAGES
2. CONTRACT NO.	3. SOLICITAT	ION NO	l .			5. DATE ISSUE	DO REQUISIT	1 TON/PURCHA	SE NO
2. CONTRACT NO.	N00174-01-R-		[] S	EALED	BID (IFB)	29 May 2001	2222210322		ISE IVO.
7 IGGLED DV			[X] N		IATED (RFP) DRESS OFFER	_		1	
7. ISSUED BY NAVAL SURFACE WARFARE CENTER INDIAN HEAD DIVISION 101 STRAUSS AVEUE	CODE	N00174		-	ee Item 7	TO (If other th	an Item /) (CODE	
INDIAN HEAD, MD 20640-5035									
NOTE: In sealed bid solicitations "offer" and "offeror" mea	n "bid" and "bidder".		SOLIC	TTAT	ION				
Sealed offers in original and 1 copi	es for furnishing	the supplie				he received at the	nlace specified	in Item 8 or if	;
handcarried, in the depository located in			ply Dept.				15 00 local t		
CAUTION - LATE Submissions, Modification conditions contained in this solicitation.	ations, and Withd	rawals: So	ee Section	n L, Pro	vision No. 52.21	4-7 or 52.215-1.	(Hour) All offers are sul	(Date) bject to all terr	ms and
10. FOR INFORMATION A. NAME KAREN TINDLEY			ELEPHON 01/744-638		e area code)(NO COL	ELOT OF ILLO	MAIL ADDRESS dleyka@ih.navy	.mil	
					ONTENTS				1
(X) SEC. DESCRIPTION PART I - THE SCI		PAGI	E(S) (X)	SEC.	D	DESCRII ART II - CONTR		1	PAGE(S)
X A SOLICITATION/ CONTRACT I		1	X	I	CONTRACT CL		ACT CLAUSES	<u>, </u>	19
X B SUPPLIES OR SERVICES AND		2	1			CUMENTS, EXE	IIBITS AND OT	HER ATTAC	HMENTS
X C DESCRIPTION/ SPECS./ WORK	<u> STATEMENT</u>	5	X	J	LIST OF ATTA				23
X D PACKAGING AND MARKING X E INSPECTION AND ACCEPTAN	JCE	7 9	-			EPRESENTATI TONS, CERTIFIC		RUCTIONS	
X F DELIVERIES OR PERFORMAN		10	X	1 K		MENTS OF OFF			24
X G CONTRACT ADMINISTRATION	ON DATA	13	Х	L	INSTRS., COND	S., AND NOTICE	ES TO OFFEROR	RS	36
X H SPECIAL CONTRACT REQUI		17	X			FACTORS FOR A	AWARD		39
					pleted by offe				
NOTE: Item 12 does not apply if the solid								-1 J:ff	
12. In compliance with the above, the under is inserted by the offeror) from the date is	for receipt of offe	rs specifie	d above,	to furni	sh any or all iter	ns upon which pr	ices are offered a	at the price set	opposite
each item, delivered at the designated po-									
13. DISCOUNT FOR PROMPT PAYMEN	NT								
(See Section I, Clause No. 52.232-8) 14. ACKNOWLEDGMENT OF AMEND	MENITS	AMI	ENDMEN	TNO	DATE	AME	NDMENT NO		TE
(The offeror acknowledges receipt of		AME	ENDMEN	I NO.	DATE	AME	NDMENT NO.	DF	ATE
to the SOLICITATION for offerors an	nd related								
documents numbered and dated): 15A. NAME COI	DE		EACI	LITY		 16. NAME AND	TITI E OE DED	SON AUTHO	DIZED TO
AND			PACI				R (Type or print)		KIZED IO
ADDRESS									
OF OFFEROR									
15B. TELEPHONE NO (Include area code)	15C CH	ECK IF RI	FMITTA	NCF AI	DDRESS	17. SIGNATURE	7	18. OFFE	R DATE
(menude area code)	IS	DIFFERE	NT FROM	1 ABOV	/E - ENTER	17. SIGIVITORE	•	10. 011 L	KDMIL
	J SU	CH ADDR							
19. ACCEPTED AS TO ITEMS NUMBER	RED 20. AMO		KD (10	be cor	npleted by Gov	VERNMENT) TING AND APP	DODDIATION		
					21. ACCOON	TING AND AFF	KOFKIATION		
22. AUTHORITY FOR USING OTHER TO 10 U.S.C. 2304(c)()	CHAN FULL AN 41 U.S.C. 2		COMPET	ITION:		INVOICES TO A	DDRESS SHOW	N IN ITE	M
24. ADMINISTERED BY (If other than I						otherwise specified) T WILL BE MA	DE BY	CODE	
	,					T WILL BL WIT	<i>DL D</i> 1	CODE	
26. NAME OF CONTRACTING OFFICE	R (Type or print))			27. UNITED S	STATES OF AM	ERICA	28. AWA	RD DATE
					(Signature	of Contracting Offic	er)		
IMPORTANT - Award will be made on the	is Form, or on St	andard Fo	rm 26, or	by othe					

CONTINUATION SHEET REFERENCE NO. OF DOCUMENT BEING CONTINUED PAGE N00174-01-R-0024 2 OF 39 NAME OF OFFEROR OR CONTRACTOR SECTION B Supplies or Services and Prices ITEM NO SUPPLIES/SERVICES **QUANTITY** UNIT **UNIT PRICE AMOUNT** 0001 2,000 Cartridge Case in accordance with drawing 11740606 OPTION I UNIT PRICE ITEM NO SUPPLIES/SERVICES UNIT **AMOUNT QUANTITY** 0002 STEPLADDER QUANTITIES (SAME AS ITEM 0001) ITEM NO SUPPLIES/SERVICES **QUANTITY UNIT UNIT PRICE AMOUNT** 0002AA 500 EA CARTRIDGE CASE (SAME AS ITEM 0001)

	(SAME AS ITEM 0001)				
ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT

EA

UNIT

UNIT PRICE

QUANTITY

1,000

ITEM NO

0002AB

SUPPLIES/SERVICES

CARTRIDGE CASE

AMOUNT

CONTINUATION SHEET

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OF

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NAME OF OFFEROR OR CONTRACTOR

ITEM NO 0002AD	SUPPLIES/SERVICES	QUANTITY 2,000	UNIT EA	UNIT PRICE	AMOUNT
	CARTRIDGE CASE (SAME AS ITEM 0001)				

OPTION 1

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0003					

STEPPLADDER QUANTITIES (SAME AS ITEM 0001)

(SAME AS ITEM 0001)

ITEM NO 0003AA	SUPPLIES/SERVICES	QUANTITY 500	UNIT EA	UNIT PRICE	AMOUNT
	CARTRIDGE CASE (SAME AS ITEM 0001)				
ITEM NO 0003AB	SUPPLIES/SERVICES	QUANTITY 1,000	UNIT EA	UNIT PRICE	AMOUNT
	CARTRIDGE CASE				

ITEM NO 0003AC	SUPPLIES/SERVICES	QUANTITY 1,500	UNIT EA	UNIT PRICE	AMOUNT
	CARTRIDGE CASE (SAME AS ITEM 0001)				

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0003AD		2,000	EA		
	CARTRIDGE CASE				
	(SAME AS ITEM 0001)				

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NOTE: SHOULD THE GOVERNMENT CHOOSE TO EXERCISE THE STEPLADDER OPTION THE STEPLADDER WILL BE EXERCISED FOR ONE SUB LINE ITEM ONLY., I.E., AA, AB, AC, OR AD. UNDER NO CIRCUMSTANCES WILL THE OPTIONS BE EXERCISED FOR ALL FOUR SUB CLINS. ONCE A PARTICULAR OPTION HAS BEEN EXERCISED, THAT OPTION IS NO LONGER AVAILABLE.

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SECTION C Descriptions and Specifications

CLAUSES INCORPORATED BY FULL TEXT

- 1. Unless otherwise specified, parts are to be cadmium plated to the requirements of QQ-P-416, Revision F, Amendment 2 or anodized to MIL-A-8625 Revision C.
- 2. Coverage: There shall be no rack marks, air bubbles, pin holes nor any other bare areas, except those specifically denoted as such by the contract/purchase order/or bankcard order.

All internal and external threads shall have at least a presence of plating (verifiable by visual examination) and a maximum coverage thickness of .00040 inches. All surfaces not controlled for plating thickness by the contract/purchase order/or bankcard order shall have presence of plating (verifiable by visual inspection) and a maximum coverage thickness of .00080 inches. These requirements shall be met regardless of part configuration, contour, part size, and any in-process controls needed to perform the plating. (This includes all internal and external surfaces).

- 3. <u>Adhesion:</u> Plating shall show no indication of separation from the base metal when tested in accordance with ASTM D3359-95A, and shall meet adhesion requirements of the governing plating specification.
- 4. <u>Embrittlement Relief:</u> All cadmium plated parts, regardless of hardness, must be baked, after plating, but prior to chromate finish, as specified below. Any parts exceeding R/C 36 (160 ksi) in hardness, shall **also** be subject to the following baking requirements between stripping and replating.

Time between Plating and Baking: shall not exceed 4 hours

Temperature for Baking: 375 F+/-25F Time for Baking: 23 hours minimum

5. <u>Corrosion and Hydrogen Embrittlement Tests:</u> Although the vendor is not required to perform this test, the government reserves the right to perform the test at any time, at government expense.

ASSIGNMENT AND USE OF NATIONAL STOCK NUMBERS (NAVSEA) (MAY 1993)

To the extent that National Stock Numbers (NSNs) or preliminary NSNs are assigned by the Government for the identification of parts, pieces, items, subassemblies or assemblies to be furnished under this contract, the Contractor shall use such NSNs or preliminary NSNs in the preparation of provisioning lists, package labels, packing lists, shipping containers and shipping documents as required by applicable specifications, standards or Data item Descriptions of the contract or as required by orders for spare and repair parts. The cognizant Government Contract Administration Office shall be responsible for providing the Contractor such NSNs or preliminary NSNs which may be assigned and which are not already in possession of the Contractor.

PERMITS AND RESPONSIBILITIES (NAVSEA) (SEP 1990)

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The Contractor shall, without additional expense to the Government, be responsible for obtaining any necessary licenses and permits, and for complying with any applicable Federal, State, and Municipal laws, codes, and regulations, in connection with any movement over the public highways of overweight/over dimensional materials.

UPDATING SPECIFICATIONS AND STANDARDS (NAVSEA) (AUG 1994)

If, during the performance of this or any other contract, the contractor believes that any contract contains outdated or different versions of any specifications or standards, the contractor may request that all of its contracts be updated to include the current version of the applicable specification or standard. Updating shall not affect the form, fit or function of any deliverable item or increase the cost/price of the item to the Government. The contractor should submit update requests to the Procuring Contracting Officer with copies to the Administrative Contracting Officer and cognizant program office representative for approval. The contractor shall perform the contract in accordance with the existing specifications and standards until notified of approval/disapproval by the Procuring Contracting Officer. Any approved alternate specifications or standards will be incorporated into the contract.

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SECTION D Packaging and Marking

CLAUSES INCORPORATED BY FULL TEXT

MARKING OF SHIPMENTS (COMMERCIALLY PACKAGED ITEMS)(NAVSEA/IHD) FEB 2000

(a) Marking shall be in accordance with ASTM D 3951-90, "Commercial Packaging of Supplies and Equipment."

(b)	Additional markings are stated below:
	Contract No:
	Bldg:
	Code:

*Note: When the item is over 1000 lbs the contractor is to stencil the weight on the crate

IDENTIFICATION MARKING OF PARTS (NAVSEA) (NOV 1996)

Identification marking of individual parts within the systems, equipments, assemblies, subassemblies, components, groups, sets or kits, and of spare and repair parts shall be done in accordance with applicable specifications and drawings. To the extent identification marking of such parts is not specified in applicable specifications or drawings, such marking shall be accomplished in accordance with the following:

- (1) Parts shall be marked in accordance with generally accepted commercial practice.
- (2) In cases where parts are so small as not to permit identification marking as provided above, such parts shall be appropriately coded so as to permit ready identification.

MARKING AND PACKING LIST(S) (NAVSEA) (NOV 1996)

- (a) <u>Marking</u>. Shipments, shipping containers and palletized unit loads shall be marked in accordance with best commercial practice.
- (b) <u>Packing List(s)</u>. A packing list (DD Form 250 Material Inspection and Receiving Report may be used) identifying the contents of each shipment, shipping container or palletized unit load shall be provided by the Contractor with each shipment. When a contract line item identified under a single stock number includes an assortment of related items such as kit or set components, detached parts or accessories, installation hardware or material, the packing list(s) shall identify the assorted items.

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Where assortment of related items is included in the shipping container, a packing list identifying the contents shall be furnished.

- (c) <u>Master Packing List</u>. In addition to the requirements in paragraph (b) above, a master packing list shall be prepared where more than one shipment, shipping container or palletized unit load comprise the contract line item being shipped. The master packing list shall be attached to the number one container and so identified.
- (d) <u>Part Identification</u>. All items within the kit, set, installation hardware or material shall be suitably segregated and identified within the unit pack(s) or shipping container by part number and/or national stock number.

PACKAGING REQUIREMENTS

- A. Primary physical protection from shipping and handling damage shall be provided by covering each component with a web-type sleeve (reference CAPLUG SW series or equivalent) of appropriate size as to ensure protection from physical damage.
- B. Moisture protection shall be provided by inserting a desiccant bag per MIL-D-3464, Type I or II or appropriate size, with each component, into any poly-bag with a minimum thickness of .002 inch. Each unit may either be heat sealed, taped or ziplocked.
- C. After completion of the above requirements, the components are to be bulk packaged for shipment to the Indian Head Division, Naval Surface Warfare Center. Note: The shipping containers must be legibly marked on two surfaces with the contract number, part name, part number and quantity.

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SECTION E Inspection and Acceptance

CLAUSES INCORPORATED BY REFERENCE:

52.246-2	Inspection Of SuppliesFixed Price	AUG 1996
52.246-16	Responsibility For Supplies	APR 1984
252.246-7000	Material Inspection And Receiving Report	DEC 1991
52.246-15	Certificate of Conformance	APR 1984

CLAUSES INCORPORATED BY FULL TEXT

INSPECTION AND ACCEPTANCE (DESTINATION) (NAVSEA/IHD) (FEB 2000)

Inspection and acceptance of the supplies or services to be furnished hereunder shall be made at destination by the receiving activity.

INSPECTION AND ACCEPTANCE LANGUAGE FOR F.O.B. DESTINATION (NAVSEA)

Item(s)0001 thru 0002 Inspection and acceptance shall be made at destination by a representative of the Government.

INSPECTION AND ACCEPTANCE TIMEFRAME (NAVSEA/IHD) FEB 2000

Inspection and acceptance of supplies to be furnished under this contract shall be made by the Government within days after receipt of material. Payment will be tendered not later than 30 days after acceptance has occurred.

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NAME OF	F OFFEROR OR CONTRACTOR							
SECTIO	N F Deliveries or Performa	ince						
52.211-8	TIME OF DELIVERY (JUN 1997)						
a) The C	Government requires deliver	ry to be made accord	ling to the foll	owing	schedule:			
LINS 001	DELIVERY DATE 180 DAYS ADC	UNIT OF ISSUE	QUANTITY 2,000	FOB Dest.	Naval Su RECEIV BUILDI 101 STR INDIAN	O ADDRE urface Wa VING OFI NG 116 AUSS A I HEAD, I acts Ident	arfare Cen FICER VE MD 2064	
002AB 002AC	120 DAYS ADC 120 DAYS ADC 120 DAYS ADC 120 DAYS ADC		500 1,000 1,500 2,000	Dest. Dest. Dest. Dest.	Same as Same as	CLIN 00 CLIN 00 CLIN 00 CLIN 00 CLIN 00	01 01 01	
within th the appli Governn schedule delivery	rernment will evaluate equal are applicable delivery period cable required delivery period nent reserves the right to away, when an offeror offers an schedule, the required delivery properties of the proposed delivery properties and the proposed delivery proposed delivery properties and the proposed delivery period deliv	d specified above. Of iod specified above, ward under either the earlier delivery sche wery schedule above	offers that proposed will be considered delived ule than required delived.	oose de lered no very scl	livery that onrespons nedule or t	t will not ive and re the propos	clearly fal jected. T sed delive	ll within he ry

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(b) Attention is directed to the Contract Award provision of the solicitation that provides that a written award or acceptance of offer mailed, or otherwise furnished to the successful offeror, results in a binding contract. The Government will mail or otherwise furnish to the offeror an award or notice of award not later than the day award is dated. Therefore, the offeror should compute the time available for performance beginning with the actual date of award, rather than the date written notice of award is received from the Contracting Officer through the ordinary mails. However, the Government will evaluate an offer that proposes delivery based on the Contractor's date of receipt of the contract or notice of award by adding (1) five calendar days for delivery of the award through the ordinary mails, or (2) one working day if the solicitation states that the contract or notice of award will be transmitted electronically. (The term "working day" excludes weekends and U.S. Federal holidays.) If, as so computed the offered delivery date is later than the required delivery date, the offer will be considered nonresponsive and rejected.

CLAUSES INCORPORATED BY REFERENCE:

52.211-17	Delivery of Excess Quantities	SEP 1989
52.242-15	Stop-Work Order	AUG 1989
52.242-17	Government Delay Of Work	APR 1984

CLAUSES INCORPORATED BY FULL TEXT

PLACE OF DELIVERY: DESTINATION (NAVSEA/IHD) FEB 2000

(a) The articles to be furnished hereunder shall be delivered all transportation charges paid by the contractor to:

Receiving Officer Indian Head Division Naval Sea Systems Command 101 Strauss Avenue Indian Head, Maryland 20640-5035

- (b) Bids submitted on a basis other than F.O.B. Destination will be rejected as non-responsive and proposals may be deemed unacceptable.
- 52.247-34 F.O.B. DESTINATION (NOV 1991)
- (a) The term "f.o.b. destination," as used in this clause, means--
- (1) Free of expense to the Government, on board the carrier's conveyance, at a specified delivery point where the consignee's facility (plant, warehouse, store, lot, or other location to which shipment can be made) is located; and
- (2) Supplies shall be delivered to the destination consignee's wharf (if destination is a port city and supplies are for export), warehouse unloading platform, or receiving dock, at the expense of the Contractor. The Government shall not be liable for any delivery, storage, demurrage, accessorial, or other charges involved before the actual delivery (or "constructive placement" as defined in carrier tariffs) of the supplies to the destination, unless such charges are

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NAME OF OFFEROR OR CONTRACTOR

caused by an act or order of the Government acting in its contractual capacity. If rail carrier is used, supplies shall be delivered to the specified unloading platform of the consignee. If motor carrier (including "piggyback") is used, supplies shall be delivered to truck tailgate at the unloading platform of the consignee, except when the supplies delivered meet the requirements of Item 568 of the National Motor Freight Classification for "heavy or bulky freight." When supplies meeting the requirements of the referenced Item 568 are delivered, unloading (including movement to the tailgate) shall be performed by the consignee, with assistance from the truck driver, if requested. If the contractor uses rail carrier or freight forwarded for less than carload shipments, the contractor shall ensure that the carrier will furnish tailgate delivery, when required, if transfer to truck is required to complete delivery to consignee.

- (b) The Contractor shall--
- (1)(i) Pack and mark the shipment to comply with contract specifications; or
- (ii) In the absence of specifications, prepare the shipment in conformance with carrier requirements;
- (2) Prepare and distribute commercial bills of lading;
- (3) Deliver the shipment in good order and condition to the point of delivery specified in the contract;
- (4) Be responsible for any loss of and/or damage to the goods occurring before receipt of the shipment by the consignee at the delivery point specified in the contract;
- (5) Furnish a delivery schedule and designate the mode of delivering carrier; and
- (6) Pay and bear all charges to the specified point of delivery.

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SECTION G Contract Administration Data

CLAUSES INCORPORATED BY FULL TEXT

INDIAN HEAD DIVISION, NAVAL SEA SYSTEMS COMMAND, HOURS OF OPERATION AND HOLIDAY SCHEDULE (NAVSEA/IHD) FEB 2000

1. The policy of this station is to schedule periods of reduced operations or shutdown during holiday periods. Deliveries will not be accepted on Saturdays, Sundays or Holidays except as specifically requested by the Naval Sea Systems Command. All goods or services attempted to be delivered on a Saturday, Sunday or Holiday without specific instructions from the Contracting Officer or his duly appointed representative will be returned to the contractor at his expense with no cost or liability to the U.S. Government.

DATE OF OBSERVANCE

2. The scheduled holidays for Indian Head Division, Naval Sea Systems Command are:

New Year's Day	01 January (Tuesday)*
Martin Luther King's Birthday	21 January (Monday)*
President's Day	18 February (Monday)*
Memorial Day	28 May (Monday)*
Independence Day	4 July (Wednesday)*
Labor Day	3 September (Monday)*
Columbus Day	15 October (Monday)*

Veteran's Day

Thanksgiving Day

Christmas Day

12 November (Monday)*

22 November (Thursday)*

25 December (Tuesday)*

- * If the actual date falls on a Saturday, the holiday will be observed the preceding Friday. If the holiday falls on a Sunday, the observance shall be on the following Monday.
- 3. The hours of operation for the Contracts Division and Receiving Branch are as follows:

<u>AREA</u>	FROM		<u>TO</u>		
Contracts Division (BLDG. 1558))	7:30	A.M.	4:00 P.M	
Receiving Branch (BLDG. 116)	12:30 P.M		A.M. 2:00 l	11:00 A.N P.M.	Л.

If you intend to visit the Contracts Division, it is advised that you call for an appointment at least 24 hours in advance.

HOLIDAY

INVOICE MAILING INSTRUCTIONS

MAIL INVOICES TO: INDIAN HEAD DIVISION, NAVSEA

COMPTROLLER DEPARTMENT CODE 021

ACCOUNTING AND FINANCE DIVISION BLDG 1601

101 STRAUSS AVE

INDIAN HEAD, MD 20640-5035

5252.232-9000 SUBMISSION OF INVOICES (FIXED PRICE) (JUL 1992)

- (a) "Invoice" as used in this clause does not include contractor requests for progress payments.
- (b) The contractor shall submit original invoices with copies to the address identified in the-solicitation/ contract award form (SF 26-Block 10; SF 33-Block 23; SF 1447-Block 14), unless delivery orders are applicable, in which case invoices will be segregated by individual order and submitted to the address specified in the order (DD 1155-Block 13 or SF 26-Block 10).
- (c) The use of copies of the Material Inspection and Receiving Report (MIRR), DD Form 250, as an invoice is encouraged. DFARS Appendix F-306 provides instructions for such use. Copies of the MIRR used as an invoice are in addition to the standard distribution stated in DFARS F-401.
- (d) In addition to the requirements of the Prompt Payment clause of this contract, the contractor shall cite on each invoice the contract line item number (CLIN); the contract subline item number (SLIN), if applicable; the accounting

classification reference number (ACRN) as identified on the financial accounting data sheets, and the payment terms.

((e)	The	contrac	tor s	hall i	nrei	are
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- a separate invoice for each activity designated to receive the supplies or services. <u>x</u> a consolidated invoice covering all shipments delivered under an individual order.
- either of the above.
- (f) If acceptance is at origin, the contractor shall submit the MIRR or other acceptance verification directly to the designated payment office. If acceptance is at destination, the consignee will forward acceptance verification to the designated payment office.

* Check applicable procedure. (End of clause)

CONTRACT ADMINISTRATION DATA LANGUAGE (NAVSEA)

(a) Electronic Funds Transfer (EFT) Payment Requirements

FAR 52.232-33, MANDATORY INFORMATION FOR ELECTRONIC FUNDS TRANSFER PAYMENT, is included in this solicitation/contract. All Contractor payments will be made by EFT unless excepted or otherwise determined by the paying office designated in the contract.

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form SF 3881, Automated Clearing F completed by the Contractor and thei complete the process and notify the C	ent in EFT by contacting the paying office designated House (ACH) Vendor/Miscellaneous Payment Enroll r financial institution and returned to the paying office Contractor that EFT enrollment is complete. All payr the required EFT enrollment information.	lment Plan. ce. The pay	This forming office	m must be will
	nd number, city, county, state and zip code) of the Coss is different from the address shown on the SF 26 or			

CERTIFICATE OF ANALYSIS (NAVSEA/IHD) FEB 2000

- (a) A certificate of analysis/test showing that the material has been sampled and/or tested and found to be within the minimum requirements of the specification/drawing/contract shall be prepared. The certificate shall be () maintained by the contractor for a minimum of one (l) year from the completion of the order/contract or (X) forwarded to this activity; one (1) copy to accompany the shipment (in the packing list envelope) and one (1) copy mailed to arrive at time of receipt of the shipment (mark the certificate to the attention of: Code 11M).
- (b) Each certificate must be traceable to the material covered by the certificate. The certificate shall state, above the signature of a legally authorized representative of the company the following:

This certification concerns a matter within the jurisdiction of an agency of the United States and the making of a false, fictitious, or fraudulent certification may render the maker subject to prosecution under Title 18, United States Code, Section 1001.

- (c) Certificate for shipments of bulk chemicals shall state contract number, drawing or specification number, lot number, rail car number if shipped by rail or trailer number if by truck, and the date of shipment.
- (d) Any demurrage accrued as a result of detaining commercial carriers because of nonreceipt of the certificate shall be the responsibility of the Contractor.
- (e) Failure to provide certification at the time of shipment may result in material being rejected and returned at the contractor's expense.

CERTIFICATE OF COMPLIANCE (NAVSEA/IHD) FEB 2000

- (a) A certification of material shall be provided by the Contractor, one (1) copy to accompany the shipment (in the packing list envelope) and (1) copy mailed to arrive at time of receipt of the shipment. Mark all certificates to the attention of Code 11M.
- (b) The certificate shall state compliance of material with drawing specification and contract/order requirements. The certificate shall as a minimum state the company name, contract/order number, drawing or specification

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number, and date. The certificate shall state, above the signature of a legally authorized representative of the company, the following:

This certification concerns a matter within the jurisdiction of an agency of the United States and making a false, fictitious, or fraudulent certification may render the maker subject to prosecution under Title 18, United States Code 1001.

(c) Failure to provide certification at the time of shipment may result in material being rejected and returned at the contractor's expense.

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SECTION H Special Contract Requirements

CLAUSES INCORPORATED BY FULL TEXT

NOTICE OF INCORPORATION OF SECTIONS K, L, AND M (NAVSEA/IHD) FEB 2000

The following sections of the solicitation will not be distributed with the contract; however, they are incorporated in and form a part of the resultant contract as though furnished in full text therewith:

SECTION TITLE

K Representations, Certifications and Other Statements of Offerors (Bidders)

L Instructions, Conditions, and Notices to Offerors (Bidders)

M Evaluation Factors for Award

NAVSEA 5252.202-9101 ADDITIONAL DEFINITIONS (MAY 1993)

As used throughout this contract, the following terms shall have the meanings set forth below:

- (a) DEPARTMENT means the Department of the Navy.
- (b) REFERENCES TO THE FEDERAL ACQUISITION REGULATION (FAR) All references to the FAR in this contract shall be deemed to also reference the appropriate sections of the Defense FAR Supplement (DFARS), unless clearly indicated otherwise.
- (c) REFERENCES TO ARMED SERVICES PROCUREMENT REGULATION OR DEFENSE ACQUISITION REGULATION All references in this document to either the Armed Services Procurement Regulation (ASPR) or the Defense Acquisition Regulation (DAR) shall be deemed to be references to the appropriate sections of the FAR/DFARS.
- (d) NATIONAL STOCK NUMBERS Whenever the term Federal Item Identification Number and its acronym FIIN or the term Federal Stock Number and its acronym FSN appear in the contract, order or their cited specifications and standards, the terms and acronyms shall be interpreted as National Item Identification Number (NIIN) and National Stock Number (NSN) respectively which shall be defined as follows:
- (1) <u>National Item Identification Number (NIIN)</u>. The number assigned to each approved Item Identification under the Federal Cataloging Program. It consists of nine numeric characters, the first two of which are the National Codification Bureau (NCB) Code. The remaining positions consist of a seven digit non-significant number.

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(2) <u>National Stock Number (NSN)</u>. The National Stock Number (NSN) for an item of supply consists of the applicable four position Federal Supply Class (FSC) plus the applicable nine position NIIN assigned to the item of supply.

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SECTION I Contract Clauses

CLAUSES INCORPORATED BY REFERENCE:

52.202-1	Definitions	OCT 1995
52.202-1	Gratuities	APR 1984
52.203-5	Covenant Against Contingent Fees	APR 1984
52.203-6	Restrictions On Subcontractor Sales To The Government	JUL 1995
52.203-7	Anti-Kickback Procedures	JUL 1995
52.203-8	Cancellation, Rescission, and Recovery of Funds for Illegal or	JAN 1997
32.203-6	Improper Activity	JAIN 1997
52.203-10	Price Or Fee Adjustment For Illegal Or Improper Activity	JAN 1997
52.203-12	Limitation On Payments To Influence Certain Federal Transactions	JUN 1997
52.204-4	Printing or Copying Double-Sided on Recycled Paper	AUG 2000
52.208-9	Contractor Use of Mandatory Sources of Supply	MAR 1996
52.211-5	Material Requirements	AUG 2000
52.209-6	Protecting the Government's Interest When Subcontracting With	JUL 1995
	Contractors Debarred, Suspended, or Proposed for Debarment	
52.215-2	Audit and RecordsNegotiation	JUN 1999
52.211-15	Defense Priority And Allocation Requirements	SEP 1990
52.215-8	Order of PrecedenceUniform Contract Format	OCT 1997
52.215-14	Integrity of Unit Prices	OCT 1997
52.215-21	Requirements for Cost or Pricing Data or Information Other Than	OCT 1997
	Cost or Pricing DataModifications	
52.219-6	Notice Of Total Small Business Set-Aside	JUL 1996
52.219-4	Notice of Price Evaluation Preference for HUBZone Small Business	JAN 1999
	Concerns	
52.219-8	Utilization of Small Business Concerns	OCT 2000
52.222-20	Walsh-Healy Public Contracts Act	DEC 1996
52.222-3	Convict Labor	AUG 1996
52.222-21	Prohibition Of Segregated Facilities	FEB 1999
52.222-26	Equal Opportunity	FEB 1999
52.222-35	Affirmative Action For Disabled Veterans And Veterans of the	APR 1998
	Vietnam Era	
52.222-36	Affirmative Action For Workers With Disabilities	JUN 1998
52.222-37	Employment Reports On Disabled Veterans And Veterans Of The	JAN 1999
	Vietnam Era	
52.223-6	Drug Free Workplace	JAN 1997
52.223-14	Toxic Chemical Release Reporting	OCT 2000
52.225-8	Duty-Free Entry	FEB 2000
52.225-13	Restrictions on Certain Foreign Purchases	JUL 2000
52.227-1	Authorization and Consent	JUL 1995
52.227-2	Notice And Assistance Regarding Patent And Copyright	AUG 1996
	Infringement	
52.229-3	Federal, State And Local Taxes	JAN 1991

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52.229-5	TaxesContracts Performed In U S Possessions Or Puerto Rico	APR 1984
52.232-1	Payments	APR 1984
52.232-8	Discounts For Prompt Payment	MAY 1997
52.232-9	Limitation On Withholding Of Payments	APR 1984
52.232-11	Extras	APR 1984
52.232-17	Interest	JUN 1996
52.232-23	Assignment Of Claims	JAN 1986
52.232-25	Prompt Payment	JUN 1997
52.232-33	Payment by Electronic Funds TransferCentral Contractor	MAY 1999
	Registration	
52.233-1	Disputes	DEC 1998
52.233-1 Alt I	Disputes (Dec 1998) - Alternate I	DEC 1991
52.233-3	Protest After Award	AUG 1996
52.242-13	Bankruptcy	JUL 1995
52.243-1	ChangesFixed Price	AUG 1987
52.246-23	Limitation Of Liability	FEB 1997
52.247-63	Preference For U.S. Flag Air Carriers	JAN 1997
52.249-2	Termination For Convenience Of The Government (Fixed-Price)	SEP 1996
52.249-8	Default (Fixed-Price Supply & Service)	APR 1984
52.251-1	Government Supply Sources	APR 1984
52.253-1	Computer Generated Forms	JAN 1991
252.203-7001	Prohibition On Persons Convicted of Fraud or Other Defense-	MAR 1999
	Contract-Related Felonies	
252.204-7003	Control Of Government Personnel Work Product	APR 1992
252.204-7004	Required Central Contractor Registration	MAR 2000
252.209-7000	Acquisition From Subcontractors Subject To On-Site Inspection	NOV 1995
252 200 7001	Under The Intermediate Range Nuclear Forces (INF) Treaty	MAD 1000
252.209-7001	Disclosure of Ownership or Control by the Government of a	MAR 1998
252 200 7004	Terrorist Country	MAD 1000
252.209-7004	Subcontracting With Firms That Are Owned or Controlled By The Government of a Terrorist Country	MAR 1998
252.209-7003	Compliance With Veterans' Employment Reporting Requirements	MAR 1998
252.225-7001	Buy American Act And Balance Of Payments Program	MAR 1998
252.225-7001	Qualifying Country Sources As Subcontractors	DEC 1991
252.225-7007	Buy American ActTrade AgreementsBalance of Payments	APR 2000
232.223-7007	Program	AFK 2000
252.225-7009	Duty-Free EntryQualifying Country Supplies (End Products and	AUG 2000
232.223 700)	Components)	710 0 2000
252.225-7012	Preference For Certain Domestic Commodities	AUG 2000
252.225-7016	Restriction On Acquisition Of Ball and Roller Bearings	DEC 2000
252.225-7017	Prohibition on Award to Companies Owned by the People's	FEB 2000
232.223 7017	Republic of China	1 EB 2000
252.225-7031	Secondary Arab Boycott Of Israel	JUN 1992
252.227-7033	Rights in Shop Drawings	APR 1966
252.243-7001	Pricing Of Contract Modifications	DEC 1991
252.225-7037	Duty Free EntryEligible End Products	AUG 2000
252.243-7002	Requests for Equitable Adjustment	MAR 1998
252.246-7000	Material Inspection And Receiving Report	DEC 1991
	1 0 1	

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252.247-7023 Transportation of Supplies by Sea MAR 2000 252.247-7024 Notification Of Transportation Of Supplies By Sea MAR 2000

CLAUSES INCORPORATED BY FULL TEXT

52.217-7 OPTION FOR INCREASED QUANTITY--SEPARATELY PRICED LINE ITEM (MAR 1989)

The Government may require the delivery of the numbered line item, identified in the Schedule as an option item, in the quantity and at the price stated in the Schedule. The Contracting Officer may exercise the option by written notice to the Contractor within 60 days. Delivery of added items shall continue at the same rate that like items are called for under the contract, unless the parties otherwise agree.

(End of clause)

ITEM LATEST OPTION EXERCISE DATE

0002 WITHIN 365 DAYS AFTER CONTRACT AWARD 52.244-6 SUBCONTRACTS FOR COMMERCIAL ITEMS AND COMMERCIAL COMPONENTS (OCT 1998)

(a) Definitions.

"Commercial item", as used in this clause, has the meaning contained in the clause at 52.202-1, Definitions.

- "Subcontract", as used in this clause, includes a transfer of commercial items between divisions, subsidiaries, or affiliates of the Contractor or subcontractor at any tier.
- (b) To the maximum extent practicable, the Contractor shall incorporate, and require its subcontractors at all tiers to incorporate, commercial items or nondevelopmental items as components of items to be supplied under this contract.
- (c) Notwithstanding any other clause of this contract, the Contractor is not required to include any FAR provision or clause, other than those listed below to the extent they are applicable and as may be required to establish the reasonableness of prices under Part 15, in a subcontract at any tier for commercial items or commercial components:
- (1) 52.222-26, Equal Opportunity (E.O. 11246);
- (2) 52.222-35, Affirmative Action for Disabled Veterans and Veterans of the Vietnam Era (38 U.S.C. 4212(a));
- (3) 52.222-36, Affirmative Action for Workers with Disabilities (29 U.S.C. 793); and
- (4) 52.247-64, Preference for Privately-Owned U.S.-Flagged Commercial Vessels (46 U.S.C. 1241)(flow down not required for subcontracts awarded beginning May 1, 1996).
- (d) The Contractor shall include the terms of this clause, including this paragraph (d), in subcontracts awarded under this contract.

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52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

http://www.arnet.gov/far/

http://www.acq.osd.mil/dp/dfars/dfars.html

FAR 52.217-7 OPTION FOR INCREASED QUANTITY--SEPARATELY PRICED LINE ITEM (MAR 1989) (NAVSEA VARIATION I) (SEP 1990)

The Government may require the delivery of the numbered line item(s)/subline item(s), identified in the Schedule as an option item(s), in the quantity and at the price(s) stated in the Schedule. If more than one option exists, each option is independent of any other option, and the Government has the right to unilaterally exercise any such option, in whole or in part up to the total quantity specified in the option item, whether or not it has exercised other options. Option(s) shall be exercised, if at all, by written or telegraphic notice(s) signed by the Contracting Officer and sent within the time(s) specified below:

ITEM(S) LATEST OPTION EXERCISE DATE

0002 WITHIN 365 DAYS AFTER CONTRACT AWARD

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SECTION J List of Documents, Exhibits and Other Attachments

- 1. DRAWING AS SET FORTH IN SECTION B
- 2. CERTIFICATE OF ANALYSIS
- 3. CERTIFICATE OF COMPLIANCE

DRAWINGS ARE NOT ATTACHED DUE TO FORMATTING RESTRICTION. FAX OR E-MAIL tindleyka@ih.navy.mil YOU REQUEST TO (301) 744-6547 TO RECEIVE A MAILED COPY OF THE DRAWING.

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NAME OF OFFEROR OR CONTRACTOR				
SECTION K Representations, Certi	fications and Other Statements of Offerors			
CLAUSES INCORPORATED BY	REFERENCE:			
252.209-7003 Compliance With Ve	eterans' Employment Reporting Requirements M	AR 1998		
CLAUSES INCORPORATED BY	FULL TEXT			
52.203-2 CERTIFICATE OF INI	DEPENDENT PRICE DETERMINATION (APR	1985)		
(a) The offeror certifies that				
any consultation, communication, o	n arrived at independently, without, for the purpos or agreement with any other offeror or competitor re iii) the methods of factors used to calculate the pri	elating to (i) those p	
	been and will not be knowingly disclosed by the ore bid opening (in the case of a sealed bid solicitateless otherwise required by law; and			
(3) No attempt has been made or wi an offer for the purpose of restricting	Il be made by the offeror to induce any other conce g competition.	ern to subn	nit or not	to submit
(b) Each signature on the offer is co	nsidered to be a certification by the signatory that	the signato	ory	
	anization responsible for determining the prices of ipated and will not participate in any action contract.			
principals have not participated, and above	ng, to act as an agent for the following principals in a will not participate in any action contrary to subp	aragraphs I name of p	(a)(1) three erson(s)	ough (a)(3) in the
offeror's organization responsible for position in the offeror's organization	or determining the prices offered in this bid or propa);	osal, and t	he title of	f his or her
	rtify that the principals named in subdivision (b)(2 e, in any action contrary to subparagraphs (a)(1) th			and
(iii) As an agent, has not personally (a)(1) through (a)(3) above.	participated, and will not participate, in any action	contrary	o subpara	agraphs
(c) If the offeror deletes or modifies	s subparagraph (a)(2) above, the offeror must furni	sh with its	offer a si	gned

statement setting forth in detail the circumstances of the disclosure.

(End of clause)

252.209-7001 DISCLOSURE OF OWNERSHIP OR CONTROL BY THE GOVERNMENT OF A TERRORIST COUNTRY (MAR 1998)

(a) "Definitions."

As used in this provision --

- (a) "Government of a terrorist country" includes the state and the government of a terrorist country, as well as any political subdivision, agency, or instrumentality thereof.
- (2) "Terrorist country" means a country determined by the Secretary of State, under section 6(j)(1)(A) of the Export Administration Act of 1979 (50 U.S.C. App. 2405(j)(i)(A)), to be a country the government of which has repeatedly provided support for such acts of international terrorism. As of the date of this provision, terrorist countries include: Cuba, Iran, Iraq, Libya, North Korea, Sudan, and Syria.
- (3) "Significant interest" means --
- (i) Ownership of or beneficial interest in 5 percent or more of the firm's or subsidiary's securities. Beneficial interest includes holding 5 percent or more of any class of the firm's securities in "nominee shares," "street names," or some other method of holding securities that does not disclose the beneficial owner;
- (ii) Holding a management position in the firm, such as a director or officer;
- (iii) Ability to control or influence the election, appointment, or tenure of directors or officers in the firm;
- (iv) Ownership of 10 percent or more of the assets of a firm such as equipment, buildings, real estate, or other tangible assets of the firm; or
- (v) Holding 50 percent or more of the indebtness of a firm.
- (b) "Prohibition on award."

In accordance with 10 U.S.C. 2327, no contract may be awarded to a firm or a subsidiary of a firm if the government of a terrorist country has a significant interest in the firm or subsidiary or, in the case of a subsidiary, the firm that owns the subsidiary, unless a waiver is granted by the Secretary of Defense.

(c) "Disclosure."

If the government of a terrorist country has a significant interest in the Offeror or a subsidiary of the Offeror, the Offeror shall disclosure such interest in an attachment to its offer. If the Offeror is a subsidiary, it shall also disclose any significant interest the government of a terrorist country has in any firm that owns or controls the subsidiary. The disclosure shall include --

(1) Identification of each government holding a significant interest; and

(2) A description of the significant interest held by each government.

(End of provision)

- 52.203-11 CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS (APR 1991)
- (a) The definitions and prohibitions contained in the clause, at FAR 52.203-12, Limitation on Payments to Influence Certain Federal Transactions, included in this solicitation, are hereby incorporated by reference in paragraph (b) of this Certification.
- (b) The offeror, by signing its offer, hereby certifies to the best of his or her knowledge and belief that on or after December 23, 1989,--
- (1) No Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a member of Congress on his or her behalf in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment or modification of any Federal contract, grant, loan, or cooperative agreement;
- (2) If any funds other than Federal appropriated funds (including profit or fee received under a covered Federal transaction) have been paid, or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in connection with this solicitation, the offeror shall complete and submit, with its offer, OMB standard form LLL, Disclosure of Lobbying Activities, to the Contracting Officer; and
- (3) He or she will include the language of this certification in all subcontract awards at any tier and require that all recipients of subcontract awards in excess of \$100,000 shall certify and disclose accordingly.
- (c) Submission of this certification and disclosure is a prerequisite for making or entering into this contract imposed by section 1352, title 31, United States Code. Any person who makes an expenditure prohibited under this provision, shall be subject to a civil penalty of not less than \$10,000, and not more than \$100,000, for each such failure.

(End of provision)

- 52.204-3 TAXPAYER IDENTIFICATION (OCT 1998)
- (a) Definitions.

Common parent, as used in this provision, means that corporate entity that owns or controls an affiliated group of corporations that files its Federal income tax returns on a consolidated basis, and of which the offeror is a member.

Taxpayer Identification Number (TIN), as used in this provision, means the number required by the Internal Revenue Service (IRS) to be used by the offeror in reporting income tax and other returns. The TIN may be either a Social Security Number or an Employer Identification Number.

FAR (48 CFR) 53.110

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debt collection requirements of 31 land 6050M, and implementing regureporting requirements described in	ormation required in paragraphs (d) through (f) of the J.S.C. 7701(c) and 3325(d), reporting requirements alations issued by the IRS. If the resulting contract is Federal Acquisition Regulation (FAR) 4.904, the falt in a 31 percent reduction of payments otherwise	s of 26 U.S is subject t failure or r	S.C. 6041 to the pay refusal by	, 6041A, ment the offeror
offeror's relationship with the Gove	vernment to collect and report on any delinquent a rnment (31 U.S.C. 7701(c)(3)). If the resulting con FAR 4.904, the TIN provided hereunder may be n TIN.	tract is sul	bject to th	ne payment
(d) Taxpayer Identification Number	(TIN).			
TIN:				
TIN has been applied for.				
TIN is not required because:				
	foreign corporation, or foreign partnership that doe de or business in the United States and does not have the United States;			
Offeror is an agency or instrun	nentality of a foreign government;			
Offeror is an agency or instrum	nentality of the Federal Government.			
(e) Type of organization.				
Sole proprietorship;				
Partnership;				
Corporate entity (not tax-exem	pt);			
Corporate entity (tax-exempt);				

(f) Common parent.

___ Foreign government;

___ Government entity (Federal, State, or local);

___ International organization per 26 CFR 1.6049-4;

___ Other-----

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Offeror is not owned or contro	lled by a common parent as defined in paragraph (a) of this r	provision.	
Name and TIN of common par				
Name				
TIN				
(End of provision)				
52.207-4 ECONOMIC PURCHA	SE QUANTITYSUPPLIES (AUG 1987)			
	pinion on whether the quantity(ies) of supplies on ion is (are) economically advantageous to the Gov		s, proposa	als or
recommend an economic purchase of be quoted for applicable items. An	isitions in different quantities would be more adva quantity. If different quantities are recommended, economic purchase quantity is that quantity at whice breaks at different quantity points, this information	a total and ch a signif	d a unit price	rice must e break
OFFEROR RECOMMENT	DATIONS			
PRICE ITEM QUANTITY QUOTA	TION TOTAL			
and to assist the Government in dev Government reserves the right to an	s provision is being solicited to avoid acquisitions eloping a data base for future acquisitions of these nend or cancel the solicitation and resolicit with rese Government's requirements indicate that different	items. Ho spect to an	owever, th y individu	ne nal item in
(End of provision)				
52.204-5 WOMEN-OWNED BU	USINESS (OTHER THAN SMALL BUSINESS)	(MAY 19	99)	

- (a) Definition. Women-owned business concern, as used in this provision, means a concern that is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more
- (b) Representation. [Complete only if the offeror is a women-owned business concern and has not represented itself as a small business concern in paragraph (b)(1) of FAR 52.219-1, Small Business Program Representations, of this solicitation.] The offeror represents that it () is a women-owned business concern.

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(End of provision)

52.209-5 CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS (APR 2001)

- (a)(1) The Offeror certifies, to the best of its knowledge and belief, that--
- (i) The Offeror and/or any of its Principals--
- (A) Are () are not () presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;
- (B) Have () have not (), within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and
- (C) Are () are not () presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in subdivision (a)(1)(i)(B) of this provision.
- (ii) The Offeror has () has not (), within a three-year period preceding this offer, had one or more contracts terminated for default by any Federal agency.
- (D) Have () have not (), within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and
- (E) Are () are not () presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in subdivision (a)(1)(i)(B) of this provision.
- (2) "Principals," for the purposes of this certification, means officers; directors; owners; partners; and, persons having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a subsidiary, division, or business segment, and similar positions).

THIS CERTIFICATION CONCERNS A MATTER WITHIN THE JURISDICTION OF AN AGENCY OF THE UNITED STATES AND THE MAKING OF A FALSE, FICTITIOUS, OR FRAUDULENT CERTIFICATION MAY RENDER THE MAKER SUBJECT TO PROSECUTION UNDER SECTION 1001, TITLE 18, UNITED STATES CODE.

(b) The Offeror shall provide immediate written notice to the Contracting Officer if, at any time prior to contract award, the Offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

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withholding of an award under this s determination of the Offeror's responsabilitional information as requested (d) Nothing contained in the foregoing	ms in paragraph (a) of this provision exists will not colicitation. However, the certification will be consusibility. Failure of the Offeror to furnish a certific by the Contracting Officer may render the Offeror ng shall be construed to require establishment of a	idered in ation or p nonrespon	connection connection or conne	on with a ch
	n required by paragraph (a) of this provision. The that which is normally possessed by a prudent per			
placed when making award. If it is l	of this provision is a material representation of fa ater determined that the Offeror knowingly rendered to the Government, the Contracting Officer may be able to	ed an erro	neous cer	tification,
(End of provision)				
52.215-6 PLACE OF PERFORM	IANCE (OCT 1997)			
does not intend [check applicable bl	performance of any contract resulting from this so ock] to use one or more plants or facilities located as indicated in this proposal or response to request	at a differ	ent addre	
(b) If the offeror or respondent checkspaces the required information:	ks "intends" in paragraph (a) of this provision, it sl	nall insert	in the fol	lowing
address, city, state, county, zip op	me and address of owner and erator of the plant or facility r than offeror or respondent			
52.219-1 SMALL BUSINESS PF ALTERNATE II (OCT 2000)	ROGRAM REPRESENTATIONS (OCT 2000) AL	TERNAT	E I (OCT	`2000) &
(a)(1) The North American Industry	Classification System (NAICS) code for this acqu	isition is	332995.	
(2) The small business size standard	is 500 employees.			

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(b) Representations. (1) The offeror	represents as part of its offer that it () is, () is no	ot a small l	ousiness o	concern.
	presented itself as a small business concern in paragraphic tatistical purposes, that it () is, () is not a small do 002.			
	oresented itself as a small business concern in paragoffer that it () is, () is not a women-owned small			provision.)
	oresented itself as a small business concern in paragoffer that it () is, () is not a veteran-owned small			provision.)
	presented itself as a veteran-owned small business on the same as part of its offer that it () is, () is not a service			
(6) (Complete only if offeror represents, as part of its offeror represents).	ented itself as small business concern in paragraph r, that	(b)(1) of t	his provi	sion). The
Qualified HUBZone Small Busines change in ownership and control, pr	nall business concern listed, on the date of this representations Concerns maintained by the Small Business Admirincipal office, or HUBZone employee percentage Ininistration in accordance with 13 CFR Part 126; a	inistration nas occurr	, and no	material
in paragraph (b)(6)(i) of this provisi participating in the joint venture. (T concern or concerns that are participation)	e that complies with the requirements of 13 CFR Paton is accurate for the HUBZone small business con the offeror shall enter the name or names of the HUBZONE in the joint venture:	ncern or co BZone sm IUBZone s	oncerns the nall busing small busi	nat are ess iness
(7) (Complete if offeror represented check the category in which its own	l itself as disadvantaged in paragraph (b)(2) of this tership falls:	provision.) The offe	eror shall
() Black American.				
() Hispanic American.				
() Native American (American Ind	ians, Eskimos, Aleuts, or Native Hawaiians).			
Japan, China, Taiwan, Laos, Cambo	s with origins from Burma, Thailand, Malaysia, Inodia (Kampuchea), Vietnam, Korea, The Philippine Republic of the Marshall Islands, Federated States	s, U.S. Tr	ust Territ	

Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu,

or Nauru).

(c) Definitions. As used in this provision--

Service-disabled veteran-owned small business concern--

- (1) Means a small business concern--
- (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).
- "Small business concern," means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and the size standard in paragraph (a) of this provision.

Veteran-owned small business concern means a small business concern--

- (1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
- (2) The management and daily business operations of which are controlled by one or more veterans.
- "Women-owned small business concern," means a small business concern --
- (1) Which is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
- (2) Whose management and daily business operations are controlled by one or more women.
- (d) Notice.
- (1) If this solicitation is for supplies and has been set aside, in whole or in part, for small business concerns, then the clause in this solicitation providing notice of the set-aside contains restrictions on the source of the end items to be furnished.
- (2) Under 15 U.S.C. 645(d), any person who misrepresents a firm's status as a small, HUBZone small, small disadvantaged, or women-owned small business concern in order to obtain a contract to be awarded under the preference programs established pursuant to section 8(a), 8(d), 9, or 15 of the Small Business Act or any other provision of Federal law that specifically references section 8(d) for a definition of program eligibility, shall--
- (i) Be punished by imposition of fine, imprisonment, or both;

- (ii) Be subject to administrative remedies, including suspension and debarment; and
- (iii) Be ineligible for participation in programs conducted under the authority of the Act.

(End of provision)

52.222-22 PREVIOUS CONTRACTS AND COMPLIANCE REPORTS (FEB 1999)

The offeror represents that --

- (a) [] It has, [] has not participated in a previous contract or subcontract subject to the Equal Opportunity clause of this solicitation:
- (b) [] It has, [] has not, filed all required compliance reports; and
- (c) Representations indicating submission of required compliance reports, signed by proposed subcontractors, will be obtained before subcontract awards.

(End of provision)

52.222-25 AFFIRMATIVE ACTION COMPLIANCE (APR 1984)

The offeror represents that

- (a) [] it has developed and has on file, [] has not developed and does not have on file, at each establishment, affirmative action programs required by the rules and regulations of the Secretary of Labor (41 CFR 60-1 and 60-2), or
- (b) [] has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.

(End of provision)

252.225-7000 BUY AMERICAN ACT--BALANCE OF PAYMENTS PROGRAM CERTIFICATE (SEP 1999)

- (a) Definitions. Domestic end product, qualifying country, qualifying country end product, and qualifying country end product have the meanings given in the Buy American Act and Balance of Payments Program clause of this solicitation.
- (b) Evaluation. Offers will be evaluated by giving preference to domestic end products and qualifying country end products over nonqualifying country end products.
- (c) Certifications. (1) The Offeror certifies that--
- (i) Each end product, except those listed in paragraphs (c) (2) or (3) of this provision, is a domestic end product; and

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(ii) Components of United States or a		are considered to have been mined, prodry.	uced, or manufactured outside the
(2) The Offeror ce	ertifies that the fo	llowing end products are qualifying count	ry end products:
		Qualifying Country End Pro	<u>oducts</u>
	Line I	tem Number	Country of Origin
(List only qualify	ing country end p	roducts.)	
(3) The Offeror c	ertifies that the fo	ollowing end products are nonqualifying c	ountry end products:
		Nonqualifying Country End P	roducts
	<u>Line I</u>	tem Number C	ountry of Origin (If known)
(End of provision	<u> </u>		
(End of provision 52.223-13 CEI		F TOXIC CHEMICAL RELEASE REPO	ORTING (OCT 2000)
(a) Submission of Order 12969, Aug		is a prerequisite for making or entering in	to this contract imposed by Executiv
(b) By signing this	s offer, the offero	certifies that	
filing and reporting Know Act of 1986 U.S.C. 13106), the	ng requirements d 5 (EPCRA) (42 U e offeror will file	lities that will be used in the performance escribed in section 313 of the Emergency S.C. 11023) and section 6607 of the Polla and continue to file for such facilities for (Form R) as described in sections 313(a) a	Planning and Community Right-to- ation Prevention Act of 1990 (PPA) the life of the contract the Toxic

- (2) None of its owned or operated facilities to be used in the performance of this contract is subject to the Form R filing and reporting requirements because each such facility is exempt for at least one of the following reasons: (Check each block that is applicable.)
- [] (i) The facility does not manufacture, process or otherwise use any toxic chemicals listed under section 313(c) of EPCRA, 42 U.S.C. 11023(c);
- [] (ii) The facility does not have 10 or more full-time employees as specified in section 313.(b)(1)(A) of EPCRA 42 U.S.C. 11023(b)(1)(A);

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	e reporting thresholds of toxic chemicals established ing the alternate thresholds at 40 CFR 372.27, proh EPA);			
	hin Standard Industrial Classification Code (SIC) r n Industry Classification System (NAICS) sectors			ough 39 or
of Puerto Rico, Guam, American Sa	hin any State of the United States, the District of C moa, the United States Virgin Islands, the Norther nich the United States has jurisdiction.			
252.247-7022 REPRESENTATIO	ON OF EXTENT OF TRANSPORTATION BY S	EA (AUG	1992)	
	ecking the appropriate blank in paragraph (b) of thi anticipated under the resultant contract. The term so lause of this solicitation.			
(b) Representation. The Offeror repr	resents that it:			
(1) Does anticipate that suppli resulting from this solicitation.	es will be transported by sea in the performance of	any contra	act or sub	contract
(2) Does not anticipate that su subcontract resulting from this solic	pplies will be transported by sea in the performancitation.	e of any co	ontract or	
Offeror represents that it will not us	solicitation will include the Transportation of Supple ocean transportation, the resulting contract will a , Notification of Transportation of Supplies by Sea	lso includ		

(End of provision)

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SECTION L Instructions, Conditions and Notices to Bidders

CLAUSES INCORPORATED BY REFERENCE:

52.211-2	Availability of Specifications Listed in the DOD Index of Specifications and Standards (DODISS) and Descriptions Listed in	DEC 1999
	the Acquisition Management Systems and Data Requirements	
	Control List, DoD 5010.12-L	
52.204-6	Data Universal Numbering System (DUNS) Number	JUN 1999
52.214-34	Submission Of Offers In The English Language	APR 1991
52.215-1	Instructions to OfferorsCompetitive Acquisition	FEB 2000
52.214-35	Submission Of Offers In U.S. Currency	APR 1991

CLAUSES INCORPORATED BY FULL TEXT

52.211-14 NOTICE OF PRIORITY RATING FOR NATIONAL DEFENSE USE (SEP 1990)

Any contract awarded as a result of this solicitation will be DX rated order; x DO rated order certified for national defense use under the Defense Priorities and Allocations System (DPAS) (15 CFR 700), and the Contractor will be required to follow all of the requirements of this regulation. (End of provision)

52.215-20 REQUIREMENTS FOR COST OR PRICING DATA OR INFORMATION OTHER THAN COST OR PRICING DATA (OCT 1997)

- (a) Exceptions from cost or pricing data. (1) In lieu of submitting cost or pricing data, offerors may submit a written request for exception by submitting the information described in the following subparagraphs. The Contracting Officer may require additional supporting information, but only to the extent necessary to determine whether an exception should be granted, and whether the price is fair and reasonable.
- (i) Identification of the law or regulation establishing the price offered. If the price is controlled under law by periodic rulings, reviews, or similar actions of a governmental body, attach a copy of the controlling document, unless it was previously submitted to the contracting office.
- (ii) Commercial item exception. For a commercial item exception, the offeror shall submit, at a minimum, information on prices at which the same item or similar items have previously been sold in the commercial market that is adequate for evaluating the reasonableness of the price for this acquisition. Such information may include-
- (A) For catalog items, a copy of or identification of the catalog and its date, or the appropriate pages for the offered items, or a statement that the catalog is on file in the buying office to which the proposal is being submitted. Provide a copy or describe current discount policies and price lists (published or unpublished), e.g., wholesale, original equipment manufacturer, or reseller. Also explain the basis of each offered price and its relationship to the established catalog price, including how the proposed price relates to the price of recent sales in quantities similar to

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the proposed quantities;

- (B) For market-priced items, the source and date or period of the market quotation or other basis for market price, the base amount, and applicable discounts. In addition, describe the nature of the market;
- (C) For items included on an active Federal Supply Service Multiple Award Schedule contract, proof that an exception has been granted for the schedule item.
- (2) The offeror grants the Contracting Officer or an authorized representative the right to examine, at any time before award, books, records, documents, or other directly pertinent records to verify any request for an exception under this provision, and the reasonableness of price. For items priced using catalog or market prices, or law or regulation, access does not extend to cost or profit information or other data relevant solely to the offeror's determination of the prices to be offered in the catalog or marketplace.
- (b) Requirements for cost or pricing data. If the offeror is not granted an exception from the requirement to submit cost or pricing data, the following applies:
- (1) The offeror shall prepare and submit cost or pricing data and supporting attachments in accordance with Table 15-2 of FAR 15.408.

As soon as practicable after agreement on price, but before contract award (except for unpriced actions such as letter contracts), the offeror shall submit a Certificate of Current Cost or Pricing Data, as prescribed by FAR 15.406-2.

(End of provision)

52.216-1 TYPE OF CONTRACT (APR 1984)

The Government contemplates award of a **FIRM FIXED PRICE SUPPLY** contract resulting from this solicitation.

(End of clause)

52.233-2 SERVICE OF PROTEST (AUG 1996)

- (a) Protests, as defined in section 33.101 of the Federal Acquisition Regulation, that are filed directly with an agency, and copies of any protests that are filed with the General Accounting Office (GAO), shall be served on the Contracting Officer (addressed as follows) by obtaining written and dated acknowledgment of receipt from ______. (Contracting Officer designate the official or location where a protest may be served on the Contracting Officer.)
- (b) The copy of any protest shall be received in the office designated above within one day of filing a protest with the GAO.

(End of provision)

SUBSTITUTION OF PREVIOUSLY APPROVED SINGLE PROCESS INITIATIVE (NAVSEA) (MAY 1998)

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Your proposal shall identify where you are substituting your previously approved Single Process Initiative (SPI) processes for specified requirements. In addition, offerors shall provide the information required by DFARS 252.211-7005, paragraph (c).

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SECTION M Evaluation Factors for Award

CLAUSES INCORPORATED BY REFERENCE:

52.217-5 Evaluation Of Options

JUL 1990

CLAUSES INCORPORATED BY FULL TEXT

EVALUATION OF PREVIOUSLY APPROVED SINGLE PROCESS INITIATIVE (NAVSEA) (NOV 1996)

Previously approved Single Process Initiative (SPI) processes will be evaluated under the source selection criteria of the RFP. If the successful offeror has previously approved SPI processes in the proposal, those SPI processes will be incorporated into the contract upon award.